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Via E-mail and ECF

June 25, 2021

The Honorable Kenneth M. Karas United States District Court Southern District of New York 300 Quarropas Street White Plains, NY 10601

> Re: U.S. v. William R. Grogg 20 Cr 35 (KMK)

Dear Honorable Karas:

I am writing, with the consent of the Government, to respectfully request that Your Honor adjourn Mr. Grogg's upcoming status conference until a date in September. This adjournment would enable me to continue plea-discussions with the Government. Additionally, an adjournment is appropriate because Mr. Grogg continues to have a variety of medical issues. I have no objection to excluding time under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A).

Granted. The conference is adjourned to 97-22/21, at 10:0.0 Time is excluded until then, in the interests of justice, to account for Mr. Grogg's health issues. The interests of justice from this exclusion outweigh the public's and Mr. Grogg's interests in a speedy trial. See 18 U.S.C. Section 3161(h)(7)(A).

Respectfully,

Benjamin Gold

Assistant Federal Defender

So Ordered.

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Benjamin Gianforti (via e-mail and ECF)

¹ I have attached a letter written by Mr. Grogg's physician outlying some of his medical conditions. In order to protect Mr. Grogg's medical privacy, I am filing this letter under seal.

Letter from Mr. Grogg's Physician

